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## PCT/KR2004/Q02707

## PATENT COOPERATION TREATY

**PCT** 

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's fil	e reference FOR FURTHE	R ACTION	See Form PCT/IPEA/416			
International application		date(day/month/year) R 2004 (22.10.2004)	Priority date (day/month/year) 24 OCTOBER 2003 (24.10.2003)			
PCT/KR2004/ International Patent Cla B66C 1/06(2006)	ssification (IPC) or national classific					
Applicant YE, Hae-Kum et	al					
Authority under	Article 35 and transmitted to the app	olicant according to Article				
3. This report is al	3. This report is also accompanied by ANNEXES, comprising:  a. (sent to the applicant and to the International Bureau) a total ofsheets, as follows:					
sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).  sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.  (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
Box No.  Box No.  Box No.  Box No.  Box No.  Box No.	This report contains indications relating to the following items:  Box No. I Basis of the report  Box No. II Priority  Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  Box No. IV Lack of unity of invention  Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Box No. VI Certain documents cited  Box No. VII Certain defects in the international application  Box No. VIII Certain observations on the international application						
Date of submission of	f the demand  Y 2005 (24.05.2005)		ion of this report  RUARY 2006 (10.02.2006)			
Korean 920 Du	ddress of the IPEA/KR Intellectual Property Office asan-dong, Seo-gu, Daejeon 302-70 c of Korea 42-472-7140		cer eong Yeop 82-42-481-5408			

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/KR2004/002707

Box No. I	Basis of the report
1. With	regard to the language, this report is based on the international application in the language in which it was filed, unless wise indicated under this item.
	This report is based on translations from the original language into the following languageEnglish
$\bowtie$	which is the language of a translation furnished for the purposes of:
	international search (under Rules 12.3 and 23.1(b))
	publication of the international application (under Rule 12.4)
	international preliminary examination (under Rules 55.2 and/or 55.3)
to the annex	regard to the elements of the international application, this report is based on (replacement sheets which have been furnished receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are not sed to this report): the international application as originally filed/furnished
	the description:  as originally filed/furnished
	pages
	pages* received by this Authority on
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	the claims:  as originally filed/furnished
	pages
	received by this Authority on
	pages* received by this Authority on
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Ш	the drawings:  as originally filed/furnished
	pagesas originally filed/furnishedas originally filed/furnished
	pages*
3.	the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.  The amendments have resulted in the cancellation of:  the description, pages the claims, Nos.  the drawings, sheets the sequence listing (specify):  any table(s) related to sequence listing (specify):
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).  the description, pages the claims, Nos.  the drawings, sheets the sequence listing (specify):  any table(s) related to sequence listing (specify):
* If ite	em 4 applies, some or all of those sheets may be marked "superseded."

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/KR2004/002707

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	1 - 6	YES
140verty (14)	Claims		
Inventive step (IS)	Claims	1-6	YES
Inventive stop (10)	Claims		NO
Industrial applicability (IA)	Claims	1 - 6	YES
	Claims		

#### 2. Citations and explanations (Rule 70.7)

Reference is made to the following documents.

D1: JP 02-305797 A (SANMEI DENKI KK) 19 DECEMBER 1990

D2: US 4,893,858 A (TOYOTA JIDOSHA KK) 16 JANUARY 1990 D3: JP 08-324951 A (SMITOMO HEAVY IND LTD) 10 DECEMBER 1996

D4: KR 2002-36825 A (HANCHANKI;KIMYOUNGHO;YEHAEKUM) 16 MAY 2002

The invention claimed in claim 1 is:

a lifting magnet comprising a housing; a rotary magnet unit rotatably accommodated in the housing and comprising a pair of permanent magnets having opposite magnetic poles and a rotational shaft; a stationary magnet unit comprising a pair of permanent magnets surrounding the rotary magnet unit and facing each other across the rotary magnet unit and determining a magnetization state and demagnetization state according to rotated positions of the rotary magnet unit, the lifting magnet further comprising:

a pinion coupled to the rotational shaft;

a socket moving up and down within a predetermined lifting stroke with respect to the

a lifting slider comprising a toothed rack portion to be engaged with the pinion, moving up and down within the lifting stroke, and rotating the pinion to set the magnetization state at a top dead point and set the demagnetization state at a bottom dead point;

a locking part provided in one of the socket and the lifting slider;

a locking unit provided in the other of the socket and the lifting slider, comprising a locker to be locked to and released from the locking part, and lifting up and down both the socket and the lifting slider in the state that the locker is locked to the locking part; and a locking unit driver alternately driving the locking unit to release the locker from the locking part at a first lifting operation of the socket, and to lock the locker to the locking part at a second lifting operation of the socket.

#### 1. Novelty

The subject-matter of claim 1-6 is considered to be novel over the available prior art. See the section 2(inventive step) for details.

#### 2. Inventive Step

### a) Independent Claim 1

The invention claimed in the claim 1 relates to a lifting magnet.

The inventions disclosed in the D1-D4 relate to lifting magnet devices.

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/KR2004/002707

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

BOX NO. V

Comparing the invention of claim 1 with those of D1-D4, the characterizing features of claim 1 is considered as this; only the socket is lifted(the lifting slider is not lifted) at a first lifting operation, however both the socket and the lifting slider are lifted together at a second lifting operation.

That is to say, only the socket is lifted up and the magnetic force is kept being turned off when the lifting magnet is lifted up from the initial state; both the socket and the lifting slider are lifted up and the magnetic force is set as the on state when the lifting magnet is lifted up again in the state that the lifting magnet is put on the steel material to be carried; both the socket and the lifting slider are lifted down and the magnetic force is set as the off state when the lifting magnet and the steel material together are lifted down.

Because none of D1-D4 teach or fairly suggest said characterizing features of the invention of claim 1, the invention claimed in claim 1 is considered to involve an inventive step.

### b) Dependent Claim 2-6

The subject matter of claims 2-6 is considered to involve an inventive step because the inventive step of independent claim 1 has been acknowledged.

## 3. Industrial Applicability

Claim 1-6, relating to a lifting magnet, are considered industrially applicable.